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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/830,507	06/15/2001	Chai-Jing Chou	44407	8190	
22515	7590 05/12/2003				
THE DOW CHEMICAL COMPANY INTELLECTUAL PROPERTY SECTION 2301 N BRAZOSPORT BLVD			EXAMINER		
			YOON, TAE H		
FREEPORT,	TX 77541-3257		ART UNIT PAPER NUM		
			1714		
			DATE MAILED: 05/12/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(Chou et	d
Office Action Summary	Examiner	m	Group Art Unit	
-The MAILING DATE of this communication appe	ears on the cover sheet	beneath the	correspondence a	nddress_
Period for Reply		2011001111110		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SE OF THIS COMMUNICATION.	T TO EXPIRE THRE	E MONTH	(S) FROM THE MA	AILING DATE
 Extensions of time may be available under the provisions of 37 of from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days If NO period for reply is specified above, such period shall, by defending to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the term adjustment. See 37 CFR 1.704(b). 	, a reply within the statutory n fault, expire SIX (6) MONTHS statute, cause the application	ninimum of thirty from the mailing n to become AE	y (30) days will be cons g date of this communi BANDONED (35 U.S.C.	sidered timely. ication. § 133).
Status	:-03			
Responsive to communication(s) filed on 4-14 This action is FINAL .		-		•
☐ Since this application is in condition for allowance excaccordance with the practice under Ex parte Quayle, 1	ept for formal matters, po	rosecution as	s to the merits is (closed in
Dispositi n of Claims				
AClaim(s) 1-19	is/are	_ is/are pending in the application.		
Of the above claim(s)				
☐ Claim(s)————————————————————————————————————	is/are	is/are allowed.		
Claim(s)/_/9		is/are	e rejected.	
☐ Claim(s)		is/are	objected to.	
□ Claim(s)				or election
pplicati n Papers		•	rement	
☐ The proposed drawing correction, filed on	• •		oved.	
☐ Th drawing(s) filed on is/are ob	ejected to by the Examine	er		
☐ The specification is objected to by the Examiner.				
☐ Th oath or declaration is objected to by the Examiner	•			
riority under 35 U.S.C. § 119 (a)–(d)				
Acknowledgement is made of a claim for foreign priori	ty under 35 U.S.C. § 119	(a)(d).		
□ All □ Some* □ None of the:				
☐ Certified copies of the priority documents have bee				
 □ Certified copies of the priority documents have bee □ Copies of the certified copies of the priority documents 		No	•	
in this national stage application from the Internation		2(a))		
*Certified copies not received:	•			_
ttachm nt(s)				·
☐ Information Disclosure Statement(s), PTO-1449, Paper	N (s).	Int rview Sur	nmary, PTO-413	
			ormal Pat int Applic	ation DTO 15
□ Notice of Reference(s) Cited. PTO-892	[]	. TO GOOD OF HIRE	amour at int Applica	auvii, F i V-13.
 □ Notice of Reference(s) Cited, PTO-892 □ Notice of Draftsperson's Patent Drawing R view, PTO- 				

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Again, the insertion of continuing data in the beginning of the specification is **needed.** Also, an abstract is missing.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 3, 4, 7, 8 and 14 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The addition of a sentence regarding the TEM measurement based on US 6,287,992 which was not disclosed at the time of invention constitutes NEW MATTER.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 93/04117 or Christiani et al (US 5,747,560) in view of Suss et al (US 4,558,075).

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Note that the patent of Brown et al which was used in an alternative mode is dropped. However, the rejection based on WO, Christiani et al and Suss et al is maintained for reason of record and following.

Whatever stated in International Preliminary Examination Report has little bearing in USPTO (in fact, the examiner did not make an anticipation rejection.), and applicant failed to rebut the instant rejection. Applicant's argument is only directed to Brown et al Suss et al provide a motivation to use an organic cation-anion complex which yields a good storage ability (col. 1, lines 51-58) due to a good miscibility of said layered silicates modified with an organic cation-organic anion complex and a polymer.

Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawasumi et al (US 4,810,734) or Polansky et al (US 6,287,992) in view of Suss et al (US 4,558,075)..

Rejection is maintained for reason of record and following.

Suss et al provide a motivation to use an organic cation-anion complex which yields a good storage ability (col. 1, lines 51-58) due to a good miscibility of said layered silicates modified with an organic cation-organic anion complex and a polymer. Also, Polansky et al teach poly(acrylic acid) and their salts at col. 8, line 14. Thus, the utilization of Suss et al would be a obvious to one skilled in the art.

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Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is

reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tae H. Yoon whose telephone number is (703) 308-2389. The examiner can normally be reached on Monday to Thursday from 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan, can be reached on (703) 306-2777. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9311.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

THY/May 8, 2003

TAE H. YOON
PRIMARY EXAMINED

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